EXHIBIT 2

IN THE COMMONWEALTH COURT OF PENNSYLVANIA

Jerry Jeron Daniels,

Petitioner

v.

Dauphin Cty. Dist. Atty.'s Office, et al., and Harrisburg Bureau of Police, et al.,

Respondents

2023 CV 8174

No. 360 M.D. 2023

PER CURIAM

ORDER

NOW, September 11, 2023, upon consideration of Jerry Jeron Daniels's (Petitioner) "Civil Action/Complaint-Wrongful Use of Criminal Process-Malicious Prosecution," Petitioner has failed to name the Commonwealth government or an officer thereof so as to vest this Court with original jurisdiction. 42 Pa.C.S. § 761; Mickens v. Jeffes, 453 A.2d 1092 (Pa. Cmwlth. 1983); Opie v. Glascow, Inc., 375 A.2d 396, 398 (Pa. Cmwlth. 1977). Whereas jurisdiction lies in the court of common pleas, this matter is TRANSFERRED to the Court of Common Pleas of Dauphin County. 42 Pa.C.S. § 5103.

The Prothonotary shall transmit this matter to the Prothonotary of the Court of Common Pleas of Dauphin County.

10:00 A.M.

Case 1:23-cv-01909-JFS Document 1-3 Filed 11/16/2

Miscellaneous Docket Sheet

Commonwealth Court of Pennsylvania

Docket Number: 360 MD 2023

Page 1 of 3

October 2, 2023

Jerry Jeron Daniels,

Petitioner

Dauphin Cty. Dist. Atty.'s Office, et al., and Harrisburg Bureau of Police, et al.,

Respondents

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Initiating Document:

Petition for Review

Case Status:

Closed

Case Processing Status:

September 11, 2023

Completed

Journal Number:

Case Category:

Miscellaneous

Case Type(s):

Inmate Petition for Review

COUNSELNEORUATION

Petitioner

Daniels, Jerry Jeron

Pro Se:

Yes

IFP Status:

Pro Se:

Jerry Jeron Daniels

Address:

SCI Frackville HA7507

1111 Altamont Blvd Frackville, PA 17931

Other

Dauphin County Court of Common Pleas

Pro Se:

Yes

IFP Status:

Pro Se:

Dauphin County Court of Common Pleas

Address:

Dauphin County Courthouse Front & Market Street

101 Market Street, 3rd Floor

Harrisburg, PA 17101

Respondent

Harrisburg Bureau of Police Department

Pro Se:

Yes

IFP Status:

Pro Se:

Harrisburg Bureau of Police Department

Address:

Martin Luther King, Jr. Government Center

10 North 2nd Street Harrisburg, PA 17101

Miscellaneous Docket Sheet

Commonwealth Court of Pennsylvania

Docket Number: 360 MD 2023

Page 2 of 3

October 2, 2023



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Respondent

Dauphin County District Attorney's Office

Pro Se:

Yes

IFP Status:

Pro Se:

Dauphin County District Attorney's Office

Address:

101 Market St

Harrisburg, PA 17101

Order Appealed From:

Notice of Appeal Filed:

Order Type:

Documents Received: August 8, 2023

Court Below:

Docket Number:

County: Judge:

HA-7507

Division:

OTN:

Judicial District:

HEROKHERON HENDE

Original Record Item

Filed Date

Content Description

Date of Remand of Record:

BRIEFING SCHEDULE

	None		None	
Filed Date	Docket Entry / Filer	Representing	Participant Type	Exit Date
August 4, 2023	Petition for Review Filed			
August 4, 2023	Daniels, Jerry Jeron		Petitioner	
August 4, 2023	Application to Proceed In Forma Pauperis			
	Daniels, Jerry Jeron		Petitioner	
September 11, 2023	Transfer			09/11/2023
•	Per Curiam			
	This matter is TRANSFERR			naful Use of Crim

Comment: Upon consideration of Jerry Jeron Daniels's (Petitioner) "Civil Action/Complaint-Wrongful Comments of Jerry Jeron Daniels's (Petitioner) "Civil Action/Complaint-Wrongful Complaint-Wrongful Comp Process-Malicious Prosecution," Petitioner has failed to name the Commonwealth government or an officer thereof so as to vest this Court with original jurisdiction. 42 Pa.C.S. § 761; Mickens v. Jeffes, 453 A.2d 1092 (Pa. Cmwlth. 1983), Opie v. Glascow, Inc., 375 A.2d 396, 398 (Pa. Cmwlth. 1977). Whereas jurisdiction lies in the court of common pleas, this matter is TRANSFERRED to the Court of Common

Pleas of Dauphin County. 42 Pa.C.S. § 5103.

October 2, 2023

Transfer to Court of Common Pleas

Commonwealth Court Filing

Office

Document Name: Dauphin County CCP

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Case 1:23-cv-01909-JFS Document 1-3 Filed 11/16/23 Page 5 of 11 10:00 A.M.

Miscellaneous Docket Sheet

Commonwealth Court of Pennsylvania

Docket Number: 360 MD 2023

Page 3 of 3

October 2, 2023

APISHIAASIKIAN ANIKARIAAN (ENERGY

Final Disposition:

Yes

Related Journal No:

Disposed Before Decision

Judgment Date:

Disposition Author:

Per Curiam

Category: Disposition:

Transfer

Disposition Date:

September 11, 2023

Disposition Comment: Upon consideration of Jerry Jeron Daniels's (Petitioner) "Civil Action/Complaint-Wrongful Use of Criminal Process-Malicious Prosecution," Petitioner has failed to name the Commonwealth government or an officer thereof so as to vest this Court with original jurisdiction. 42 Pa.C.S. § 761; Mickens v. Jeffes, 453 A.2d 1092 (Pa. Cmwlth. 1983); Opie v. Glascow, Inc., 375 A.2d 396, 398 (Pa. Cmwlth. 1977). Whereas jurisdiction lies in the court of common pleas, this matter is TRANSFERRED to the Court of Common

Pleas of Dauphin County, 42 Pa.C.S. § 5103.

Dispositional Filing:

Filing Author:

Filed Date:

Filed 08/04/2023 Commonwealth Court

Received 08/08/2023 Commonwealth Court

IN THE COMMONWEALTH COURT OF PENNSYLVANIA

JERRY JERON DANIELS,

Plaintiff

: WITH JURY DEMAND : DOCKET No. CIVIL

et: ai HARRISBURG BUREAU OF POLICE, et. al. DAUPHIN CTY. DIST. ATTY'S OFFICE,

Respondent(S)

Civil Action/Complaint-Wrongful Use of Criminal Process- Malicious Prosecution

- 1. Plaintiff Mr. Jerry Jeron Daniels is an adult individual residing at 1111 Altamont Blvd. Frackville, Pa. 17931 (SCI-Frackville).
- 2. Defendant DAUPHIN CTY. DIST. ATTY'S OFFICE Corporation is a corporation organized and existing under the laws of Pennsylvania and registered to do business in Pennsylvania, with its principal place of business located at 101 Market Street, Harrisburg, Pa. 17101. Defendant Harrisburg Bureau of Police Department, Corporation organized and existing under the laws of Pennsylvania and registered to do business in Pennsylvania, with its principal place of business located at Martin Luther King Jr., City Government Center, 10 North 2nd street, Harrisburg, Pa. 17101.
 - 3. Plaintiff was employed from june 2019 though August 27, 2021.
- Harrisburg, Pennsylvania, upon No Warrant, charging him with any crime in Dauphin County, Pennsylvania, as a result of which plaintiff was taken into 4. On August 27, 2021, defendants, acting through its duly authorized officers, agents or employees, procured and caused the arrest of plaintiff in custody and detained in jail.
 - 5. Plaintiff was subsequently indicted upon the charge made by defendant, to which plaintiff pleaded "guilty on June 2, 2022."
- A. Evans and plead guilty to amended charges that was Never filed on the 6. Plaintiff was brought to trial on June 2, 2022, before the Honorable Scott day of Plaintiff Illegal detention, illegal arrest without Probable cause and without an Arrest Warrant ever being issued on August 27, 2021.
- 7. Plaintiff is and always has been a good, true hardworking citizen earning the respect of his neighbors and friends. Plaintiff has not at any time been guilty of the crime of Disorderly Conduct.
 - 8. The arrest, Detention and trial of plaintiff was unlawful and without just or

with Disorderly Conduct were wilful and malicious. Plaintiff will show that conspired to deprive Plaintiff of his Federal Constitutional Rights once it was Cty. Dist. Atty's Office Prosecution withdrew on June 1, 2022. They the next day June 2, 2022 Dauphin Cty. Dist. Atty's Office Sarah M. Phillips was there 2022. This is the same District Attorney that illegally arrainged me without a reasonable cause of any kind, and the acts of defendant in charging Plaintiff Dauphin Cty. Dist. Atty's Office not only committed Perjury that they brought to light that Plaintiff Never had a Preliminary Hearing, and Never Official Arraigned by a Judge. The secured docket will show that Dauphin in court for Plaintiff illegal Plea court after she had withdrew on June 1, Judge being present.

- 9. As a result of the above, plaintiff has been brought into direct ill repute among his friends, neighbors, and business associates; has been subject to great humiliation; has undergone great suffering of mind and body; and has been otherwise greatly injured and damaged.
- 10. As a result of the above, plaintiff has been put to great expense in the and necessary duties and has thereby suffered great and irreparable empioyment of counsel and has been prevented from attending to his usual financial loss in his business and occupation.
- 11. Plaintiff's injuries and damages were caused solely by the unlawful and malicious acts of the defendants.
 - 12. By reason of the malicious, waton, and wilful conduct of defendants, plaintiff demands punitive damages.

WHEREFORE, plaintiff demands damages in a sum in excess of \$500,000 exclusiv of interest and cost. As well as what the Court may deem appropriate in punitive damages.

Date: August 1, 2023

/S/JERRY JERON DANIELS

Jerry Jeron Daniels HA7507 SCI-Frackville

Frackville, Pa. 17931 1111 Altamont Blvd.

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Filed 08/04/2023 Commonwealth Court

Received 08/08/2023 Commonwealth Court

IN THE COMMONWEALTH COURT OF PENNSYLVANIA

Harrichusco Buseau Of Brive, etcl Dauthin 1847 District Attassers, etcl Jean Jean Daniels Respondentis

WITH JUNY DEMOND Civil

application for leave to proceed in forma pauperis

(This application is appropries when a pary lacks sufficient funds to pay costs associated with an action in a court. The application suchs permission to be excused from the obligation to pay certain fees and costs.)

Jerry Jevan Daniella Aub. 1, 2023

this matter in forms psuperis in that I have a valid basis to proceed but would not be able to attached IFP Varified Statement. I will suffer grave injustice if not permitted to proceed with request that I be permitted to proceed in forms psuporis (IPP) based on facts submitted in my without this assistance. Wherefore, I request that I be granted permission to proceed without payment of fees and coets, to include but not limited to, filling fees, costs of reproducing the original record and copies therwof, and any and all other exets mecessary to proceed with this matter

IP VERIFIED STATEMENT

JUICK JECON DONNIELS, states under the penalties provided by 18 Pt. C.S. § 4904 (Name of Applicant) relating to unewern fairification to suthorities that:

1. I am the PCA LA COMEN

in the above sotion and because of (Political or Appellant or Appellant or Appellant Perspecial or Appellant or Appell

2. My responses to the questions below relating to my sibility to pay the face and costs of prosecuting this matter are true and correct. a. Are you presently employed? If the entwer to yes, state the name and address of your employes(s), the type of work you do, and the amount of your salary or wages per aceth. If the answer is no, state the date of your last employment, the type of work you did, and the amount of the salary or weess per month that you received.

sourity boseffit, support payments, disability payments, unemployment compensation, workers' compensation, or any other source? If the answer is yes, describe each source of income, and b. Have you received within the past twelve months any income from a busistate the amount received from each during the past twelve months.

Dollars. Since Whe Birth of our Figures when she have a few I DON'T DEK BOY COMY MOMER! (e)

c. Do you own any each, checking or savings accounts, or cortificates of deposit? If the current is yes, describe and state the total amount of the items owned.	g. If you are incorporated, state the balance of your bank and/or prison accounts and either a statement abounds the balance of your laments account. $- HU_{LL} H _{CL}$
22	
d. Do you own any real estude, automobiles, stocks, bonds, notes, or other valuable property (excleding ordinary household furnishings and clothing?) If the answer is yes, describe the property and state its approximate value and the answer of eay encumbrances (hears or liess on the property).	 I understand that I have a continuing obligation to inform the court of any improvement in my financial circumstances that would permit me to pay the costs incurred herein. I understand that a files statement or answer to any question is this varified statement will subject me to the paralties provided by law (misdemeanor of the second degree).
	formy form Maruela 8.10 2027
and suite your reliationship to those persons. TEKING HANDELBONISTI FLONCE SSD(1) 5017 DEH (14) STEP-507 TLH (17) STEP-DANISHER	
f. List all your debts and obligations (including but not limited to monthly motigage or rent payments, feates, extraordinary medical expenses, and court ordered support obligations), the total amount owed, and the amount of each monthly payment.	

CERTIFICATE OF COMPLIANCE

Access Policy of the Unified Judicial System of Pernsylvania that require filing confidential I certify that this filing complies with the provisions of the Case Records Publis Information and documents differently than non-confidential information and docume

Attorney No. (if applicable): N/A 1500 E

<u>records-colleges</u>. It is very important that you review and follow the Public Access Policy Public Access Policy of the Unified Judicial System of Pennsylvania - Any forms and information are available online at http://www.pacousts.us/m socialise it requires you to protect se

PROOF OF SERVICE

I hereby cartify that I have caused to be served a true and correct copy of the Application for Lawre to Proceed in Porna Pauporis and IPP Verified Statement in the shove-captioned case on the date set forth below by mailing, postage prepaid in the manner indicated below, to the parties listed below, which satisfies the requirements of Pa.R.A.P. 12(b) and 1514(c):

Manner of Service: U.S.P.S.P.S.FOCKN 38(I) *** [Locity: Licotrol Political Manner of Service.]

Michelle A. Honry, 55a Boundin 144 DAS OFFICE Chal

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(Other Attorney or Party manns and address (if any))

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